1 2 3 4 5 6 7	ALEXANDER M. WEYAND (CA SBN 1081 AWeyand@pwmlaw.com PAUL P. DEANGELIS (CA SBN 193913) PDeAngelis@pwmlaw.com PETERSON, WEYAND AND MARTIN LLF 49 Stevenson Street, Tenth Floor San Francisco, California 94105 Telephone: 415.399.2900 Facsimile: 415.399.2930 Attorneys for Plaintiff SEER SYSTEMS, INC.			
8 9 10 11 12	VINCENT J. BELUSKO (CA SBN 100282) VBelusko@mofo.com MARTIN M. NOONEN (CA SBN 169061) MNoonen@mofo.com MORRISON & FOERSTER LLP 555 West Fifth Street Los Angeles, California 90013-1024 Telephone: 213.892.5200 Facsimile: 213.892.5454			
13	Attorneys for Defendant YAMAHA CORPORATION			
14	UNITED STATE	S DISTRICT COURT		
15	NORTHERN DISTRICT OF CALIFORNIA			
16	SAN FRANCISCO DIVISION			
17 18	SEER SYSTEMS, INC., a California corporation, Plaintiff,	Case No. C 06 07736 WHA STIPULATION AND [PROPOSED] ORDER TO CONTINUE CASE		
19 20 21	V. YAMAHA CORPORATION, a Japanese corporation, Defendant.	MANAGEMENT CONFERENCE FOR ONE WEEK TO ACCOMMODATE PRE EXISTING CALENDAR CONFLICT OF DEFENSE COUNSEL		
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	STIPULATION AND [PROPOSED] ORDER TO CONTINUE CASI	E MANAGEMENT CONFERENCE FOR ONE WEEK		

CASE NO. C 06 07736 WHA

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1	WHEREAS, on June 28, 2007, following Defendant Yamaha Corporation's ("Yamaha"		
2	filing of a L.R. 7-10 ex parte application seeking to continue the July 12, 2007 initial Case		
3	Management Conference ("CMC") to August 30, 2007, the Court entered an Order continuing the		
4	initial CMC to August 2, 2007;		
5	WHEREAS, that same day, Yamaha's counsel advised Plaintiff Seer Systems, Inc.'s		
6	counsel that the two lead attorneys representing Yamaha had previously scheduled vacations		
7	during the week of August 2, 2007, and therefore requested Plaintiff's counsel to stipulate to a		
8	one-week continuance of the initial CMC to August 9, 2007.		
9	NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED by and among the		
10	Parties to this action, by and among their respective undersigned counsel, that:		
11	The Parties respectfully request the Court continue the initial CMC from August 2, 2007		
12	to August 9, 2007, with a Joint Case Management Statement filed within seven (7) calendar days		
13	before the Case Management Conference.		
14	Dated: June 29, 2007		
15	MORRISON & FOERSTER LLP		
16			
17	By: /s/ Martin M. Noonen		
18	Vincent J. Belusko Martin M. Noonen		
19	Brian F. McMahon		
20	Attorneys for Defendant YAMAHA CORPORATION		
21			
22	Dated: June 29, 2007		
23	PETERSON, WEYAND AND MARTIN LLP		
24			
25	By: <u>/s/ Paul P. DeAngelis</u> Alexander M. Weyand		
26	Paul DeAngelis		
27	Attorneys for Plaintiff SEER SYSTEMS, INC.		
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1	IT IS HEREBY ORDERED that: August 16, 2007,	
2	The Initial Case Management Conference for this matter is continued to August 9, 2007 at	
3	11:00 a.m., counsel to submit a joint case management conference statement (not to exceed ten	
4	pages) no less than seven calendar days prior. THERE WILL BE NO FURTHER CONTINUANCE	S.
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6	Dated: July 2,, 2007 By: The Hoperiode William Albup	
7	United States District Individual	
8	Judge William Alsup	
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10	THEN DISTRICT OF CE	
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